WHEREAS, on July 25, 2011, the Court entered the parties' Stipulation and Order Selecting 1 2 ADR Process, by which the parties agreed to participate in private ADR by means of direct discussions 3 between the parties; 4 WHEREAS, the parties are not ready to discuss settlement because discovery has not progressed 5 far enough to inform the parties' settlement positions; WHEREAS the parties, through counsel, stipulate that good cause exists to continue the deadline 6 for participating in private ADR from October 24, 2011, up to and including January 31, 2012. 7 8 Accordingly, by the United States District Court for the Northern District of California, it is 9 ORDERED: 10 The parties shall have up to and including January 31, 2012 to participate in private ADR by 11 means of direct discussions between the parties. 12 **Stipulated to and Agreed:** 13 /s/ Joshua H. Lerner /s/ Jessica E. LaLonde JOSHUA H. LERNER JESSICA E. LALONDE 14 FRIED, FRANK, HARRIS, SHRIVER **DUANE MORRIS LLP** 15 & JACOBSON LLP JESSICA E. LALONDE (SBN 235744) STEPHEN S. RABINOWITZ jelalonde@duanemorris.com 16 srabinowitz@friedfrank.com Spear Tower RANDY C. EISENSMITH (*Pro Hac Vice*) 17 One Market Plaza randy.eisensmith@friedfrank.com ONÉ NEW YORK PLAZA San Francisco, CA 94105-1127 18 NEW YORK, NEW YORK 10004-1980 Telephone: 415.957.3000 Telephone: (212) 859-8000 Facsimile: 415.9573001 19 Facsimile: (212) 859-4000 RICHARD T. RUZICH (Pro Hac Vice) 20 rtruzich@duanemorris.com **DURIE TANGRI LLP** ROBERT M. GOULD (Pro Hac Vice) DARALYN J. DURIE (SBN 169825) 21 ddurie@durietangri.com rmgould@duanemorris.com VINCENT L CAPUANO (Pro Hac Vice) JOSHUA H. LERNER (SBN 220755) 22 ilerner@durietangri.com vcapuano@duanemorris.com GENEVIEVE P. ROSLOFF (SBN 258234) LAURA A. VOGEL (*Pro Hac Vice*) 23 grosloff@durietangri.com lavogel@duanemorris.com 217 Leidesdorff Street Telephone: 312.443.0700 24 San Francisco, CA 94111 Facsimile: 312.443.0336 415-362-6666 Telephone: 25 Facsimile: 415-236-6300 Attorneys for Defendant 26 SANDOZ INC. Attorneys for Plaintiffs GENENTECH, INC. and ROCHE PALO 27 ALTO LLC Dated: October 24, 2011 28 Dated: October 24, 2011

STIPULATION TO EXTEND ADR DEADLINE / CASE NO. 3:11-CV-01925-JSW

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1	ATTESTATION
2	I, Joshua H. Lerner, am the ECF User whose identification and password are being used to file
3	this document. Pursuant to General Order 45.X.B, I hereby attest that counsel for Defendant Sandoz Inc.
4	has concurred in this filing.
5	
6	Joshua H. Lerner
7	SO ORDERED this 25th day of October 2011:
8	Jeffrey Sterhits
9	Jeffrey S. White
10	United States District Judge
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